



Aeronet Global Communications Inc.
Corporation Trust Center, 209 Orange Street,
Wilmington, Delaware 19801

November 8, 2017

Via Electronic Filing

Marlene H. Dortch, Secretary
Federal Communications Commission 445 12th Street SW
Washington, DC 20554

***Re: Aeronet Global Communications Inc., Notice of Ex Parte Communication,
Use of Spectrum Bands Above 24 GHz for Mobile Radio Services, GN Docket
No. 14-177; IB Docket No. 15-256; RM-11664; WT Docket No. 10-112; IB
Docket NO. 97-95; WT Docket No. 10-153***

Dear Ms. Dortch:

On November 6 and 7, 2017, the undersigned, on behalf of Aeronet Global Communications Inc., spoke separately by telephone with Louis Peraertz, Senior Legal Advisor to Commissioner Clyburn, Kevin Holmes, Acting Legal Advisor to Commissioner Carr, and Erin McGrath, Legal Advisor to Commissioner O’Rielly, regarding the above-referenced proceeding.

During these discussions, I described how Aeronet’s innovative technology to provide high speed broadband service in commercial aircraft and on ships would help the United States assert global leadership in the growing market for in-flight and on-ship connectivity. I reiterated the Company’s view that its technology will not negatively impact other users in the E-band and that allowing Aeronet to operate as an enhanced fixed service using Scheduled Dynamic Datalinks would yield significant benefits to the public and businesses throughout the United States.

I also noted that because Aeronet is at a critical stage of customer testing and development, the sooner the Commission establishes the “rules of the road” for the E-band, the sooner the Company can bring its innovative product to market. Accordingly, Aeronet hopes the Commission in the final item will clarify its intent to act expeditiously to consider proposals for future uses in the E-band. Since the draft item would move consideration of such E-band proposals to the Wireless Backhaul Proceeding (WT Docket No. 10-153), Aeronet urges additional clarity regarding the process and timing for consideration of those issues.



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Pursuant to the Commission's rules, a copy of this notice is being filed electronically in the above-referenced docket. If you require any additional information please contact the undersigned.

Sincerely,

/s/ Roger C. Sherman

On behalf of *Aeronet Global Communications Inc.*

cc: Louis Peraertz

Kevin Holmes

Erin McGrath